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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/821,016	04/08/2004	Chiu-Chien Yuan	24061.93 9310 (TSMC2003-0372)	
42717 HAYNES AND	7590 06/29/200 DBOONE, LLP	EXAMINER		
IP Section		SHAW, PELING ANDY		
2323 Victory A Suite 700	venue	ART UNIT	PAPER NUMBER	
Dallas, TX 752	19	2444		
			MAIL DATE	DELIVERY MODE
			06/29/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/821,016	YUAN ET AL.		
Examiner	Art Unit		

	T EEING 7t. GIVA	' -		
The MAILING DATE of this communica	ation appears on the cover s	sheet with the co	rrespondence addres	s
THE REPLY FILED <u>12 June 2009</u> FAILS TO PLACE	THIS APPLICATION IN CON	IDITION FOR ALL	OWANCE.	
1. The reply was filed after a final rejection, but pri application, applicant must timely file one of the application in condition for allowance; (2) a Not for Continued Examination (RCE) in compliance periods:	e following replies: (1) an amer ice of Appeal (with appeal fee	ndment, affidavit, o) in compliance wit	or other evidence, which th 37 CFR 41.31; or (3	h places the) a Request
a) The period for reply expiresmonths from	n the mailing date of the final rejec	ction.		
b) The period for reply expires on: (1) the mailing d no event, however, will the statutory period for re Examiner Note: If box 1 is checked, check either	eply expire later than SIX MONTH r box (a) or (b). ONLY CHECK BC	IS from the mailing d	ate of the final rejection.	
MONTHS OF THE FINAL REJECTION. See MF Extensions of time may be obtained under 37 CFR 1.136(a) have been filed is the date for purposes of determining the under 37 CFR 1.17(a) is calculated from: (1) the expiration set forth in (b) above, if checked. Any reply received by the may reduce any earned patent term adjustment. See 37 CI NOTICE OF APPEAL). The date on which the petition of period of extension and the correst date of the shortened statutory per Office later than three months after the contract of the contract	sponding amount of teriod for reply original	the fee. The appropriate of the fee. The appropriate of the final Office and the final Office are the final Office and the final Office and the final Office are the final Office	extension fee ction; or (2) as
2. The Notice of Appeal was filed on A bri	ief in compliance with 37 CFR	41 37 must be file	ed within two months of	the date of
filing the Notice of Appeal (37 CFR 41.37(a)), o Notice of Appeal has been filed, any reply must AMENDMENTS	or any extension thereof (37 Cl	FR 41.37(e)), to av	oid dismissal of the ap	
 The proposed amendment(s) filed after a final (a) They raise new issues that would require (b) They raise the issue of new matter (see Note) 	further consideration and/or s			ıse
(c) They are not deemed to place the application appeal; and/or	ation in better form for appeal	-		ssues for
(d) ☐ They present additional claims without ca NOTE: (See 37 CFR 1.116 and		ber of finally reject	ed ciaims.	
4. The amendments are not in compliance with 3	7 CFR 1.121. See attached N	otice of Non-Comp	oliant Amendment (PT0	OL-324).
5. Applicant's reply has overcome the following re	ejection(s):			
6. Newly proposed or amended claim(s) w non-allowable claim(s).		•	•	-
7. For purposes of appeal, the proposed amendment how the new or amended claims would be reject The status of the claim(s) is (or will be) as followed: none. Claim(s) allowed: none. Claim(s) objected to: none. Claim(s) rejected: 1-26. Claim(s) withdrawn from consideration: none.	cted is provided below or appe		e entered and an expla	anation of
AFFIDAVIT OR OTHER EVIDENCE				
 The affidavit or other evidence filed after a final because applicant failed to provide a showing of was not earlier presented. See 37 CFR 1.116(of good and sufficient reasons	late of filing a Notion why the affidavit o	ce of Appeal will <u>not</u> be or other evidence is ned	entered cessary and
 The affidavit or other evidence filed after the da entered because the affidavit or other evidence showing a good and sufficient reasons why it is 	failed to overcome <u>all</u> rejection	ons under appeal a	and/or appellant fails to	
10. The affidavit or other evidence is entered. An REQUEST FOR RECONSIDERATION/OTHER	explanation of the status of the	e claims after entr	y is below or attached.	
11. The request for reconsideration has been con See Continuation Sheet.	sidered but does NOT place t	he application in co	ondition for allowance l	because:
12. ☐ Note the attached Information <i>Disclosure Stat</i>13. ☐ Other:	ement(s). (PTO/SB/08) Paper	No(s)		
	/Peling A	Shaw/		
		Art Unit 2444		

Continuation of 11. does NOT place the application in condition for allowance because:

a. Applicant has clarified the supports for the limitations as per claim 1-26 rejections under 2nd paragraph of 35 U.S.C. 112 in Office Action mailed 04/15/2009. Claim rejection under 2nd paragraph of 35 U.S.C. 112 is withdrawn.

b. Applicant has argued that Lu does not disclose the limitations of "selecting at least one of a plurality of input files", "selecting an output file format from a plurality of output file formats", "selecting a mode for circulation from a plurality of modes for circulation", ... and "circulating the output file to at least one recipient entity using the selected mode for circulation" (see 1st paragraph on page 7 of current amendment) as presented in claim 1. Lu has shown (3rd paragraph on left column of page 41and 5th paragraph on right column of page 41) asking some kinds of data to provide, i.e. seems to allow selecting from different inputs; (last paragraph on right column of page 43 through 1st paragraph on left column on page 44) send in XML format, FAX, e-mail and phone, i.e. selecting from different output (file) formats and modes. Thus Lu seems to have the amended and argued limitations. As one skill in the art would read "produced data to ask to provide" and "data included electronic purchase orders, confirmed shipping dates, lots in factories, inventory transactions, lots in finished goods and shipping information" as in 3rd paragraph on left column of page 41 of Lu within the context of Lu in whole, it is disclosing some kind of input selection in file format. Lu has further disclosed in last paragraph in right column of page 42 using FTP to exchange fixed format text files. As lot finish information is transmitted through e-mail, phone or FAX, TSMC could send a shipping instruction to subcontractors a shipping alert to customer through FAX; After receiving INSLP transaction, the system will send a shipping instructions through XML format to the subcontractor and shipping alert to the customer through e-mail as per last paragraph on right column of page 43 through 1st paragraph on left column on page 44 in Lu, one skill in the art would recognize this passage discloses some input/output functions are used to apply to business to business communication in turn of different input and output method, i.e. format or mode, e.g. email, phone, FAX, XML documents and FTP.